

mJ

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/759,766	01/16/2004	Thomas M. Walsh	PD-980194A	8354
20991 THE DIRECTY	7590 02/28/200' V GROUP INC	EXAMINER		
PATENT DOCKET ADMINISTRATION RE/R11/A109 P O BOX 956 EL SEGUNDO, CA 90245-0956			TRINH, TAN H	
			ART UNIT	PAPER NUMBER
			2618	
		·		
SHORTENED STATUTOR	RY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS 02/28/2007		PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)
Office A. C. O	10/759,766	WALSH ET AL.
Office Action Summary	Examiner	Art Unit
	TAN TRINH	2618
The MAILING DATE of this communication appeared for Reply	ppears on the cover sheet w	ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFR of after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory perior Failure to reply within the set or extended period for reply will, by statue Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI:  1.136(a). In no event, however, may a lind will apply and will expire SIX (6) MONute, cause the application to become Al	CATION. reply be timely filed  NTHS from the mailing date of this communication.  RANDONED (35 U.S.C. § 133)
tatus		
1) Responsive to communication(s) filed on 28	November 2006	
	nis action is non-final.	
3)☐ Since this application is in condition for allow		tors prospection as to the morite is
closed in accordance with the practice under		
	Ex parte duayle, 1999 O.D.	7. 11, 400 O.G. 210.
isposition of Claims		
4) Claim(s) 1-15 is/are pending in the applicatio	ın.	
4a) Of the above claim(s) is/are withdra	awn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-10 and 12-15</u> is/are rejected.		
7)⊠ Claim(s) <u>11</u> is/are objected to.		
8) Claim(s) are subject to restriction and	or election requirement.	
pplication Papers		
9)☐ The specification is objected to by the Examir	ner	
10) The drawing(s) filed on is/are: a) ac		by the Examiner
Applicant may not request that any objection to the		
Replacement drawing sheet(s) including the corre		
11) The oath or declaration is objected to by the E		
riority under 35 U.S.C. § 119	-xammer. Note the attached	Office Action of John F10-132.
<u> </u>		
12) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C. §	119(a)-(d) or (f).
a) All b) Some * c) None of:		
1. Certified copies of the priority documer		·
2. Certified copies of the priority documer		
3. Copies of the certified copies of the pri		received in this National Stage
application from the International Burea	• • • • • • • • • • • • • • • • • • • •	
* See the attached detailed Office action for a lis	at of the certified copies not	received.
·		
	•	•
tachment(s)		
Notice of References Cited (PTO-892)  Notice of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) s)/Mail Date
Practice of State	raper No(s	minum 6416
Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of Ir	nformal Patent Application

Art Unit: 2618

### **DETAILED ACTION**

1. Regarding the double patenting rejection as in the previous action, it is now withdraw base on applicant's submitted a Terminal Disclaimer file on 11-28-2006.

# Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-10, 12-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Olds (U.S. Patent No. 5,732,351) in view of Hart (U.S. Pub. No. 2002/0132579).

Regarding to claim 1, Olds teaches a system of geostationary satellite orbits coordinatable with a geostationary belt of satellite positions having a plurality of geostationary slots (see fig. 1), the system comprising: a plurality of satellites forming coordinatable system of geostationary satellite orbits that provide satellite coverage continuously within a specified service area (see fig. 1, and col. 3, line 53-col. 4, line15); each satellite position being located in one of the plurality of geostationary slots and generating a plurality of beams in a respective group of cells (see fig. 2, col. 5, lines 28-53); and a tiling pattern for use on the surface of the earth (see fig. 2 col. 4, lines 1-15), the tiling pattern having a plurality of cells corresponding to the plurality of beams (see fig. 2, col. 4, lines 1-15 and col. 5, lines 28-53), each of the cells having a defined frequency for communication and a frequency reuse spacing (see figs. 1-2 and 8, col. 1 lines 37-42). But Olds does not mention at least one beam formed from a first of the

Art Unit: 2618

plurality of satellites is directed to a group of cells formed from a second of the plurality of satellites.

However, Hart teaches at least one beam formed from a first (4a) of the plurality of satellites is directed to a group of cells formed from a second (4b) of the plurality of satellites (see fig. 2 and figs. 7-9, page 4, sections [0063-68] and page 5, sections [000073-0075]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify above teaching of Olds with Hart, in order to allocation of row of spot beams in the beam pattern of satellite to groups of regions at time T0 and later T1, At time T0 overlapping spot beams are directed at centres Ca to C1 of groups of regions 52 on the surface of the earth (see suggested by Hart on page 5, section [0073]).

Regarding to claim 2, Olds teaches a first satellite occupying a first geostationary slot generating a first set of uniform beams, and a second satellite occupying a second geostationary slot generating a second set of uniform beams (see fig. 2, satellites 12 and set of beams 52).

Regarding to claim 3, Hart teaches allocation of row of spot beams in the beam pattern of satellite to groups of regions at time T0 and later T1, At time T0 overlapping spot beams are directed at centres Ca to C1 of groups of regions 52 on the surface of the earth (see page 5, section [0073]) and Hart teaches the cover area of the spot beams 51 of the satellite 4a and 4b, each spot beam 51 is individually and continually steered to remain fixed on a centre until it reaches the outermost rearward position of the beam pattern (see page 5, section [000076]). As to claim 3, references fail to disclose various values, such as beams have a width of 0.5 degree as cited in the claim. However, these skilled in the art would have appreciated that the above

Art Unit: 2618

differences would not render the claims patentable over the applied references. The reasons are that the above differences would merely depend on how one would like to select particular values regarding the 0.5 degree to be suitable to the system requirements. Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify the applied references as claimed, so that the system of the applied references would be suitable to different system requirements.

Regarding to claim 4, Hart teaches the cells have an area that is proportional to the latitude on the surface of the Earth (see page 6, sections [0098-0099])

Regarding to claims 5, Olds teaches the tiling pattern is continuous (see fig. 2).

Regarding to claim 6, Olds teaches wherein a tiling pattern first set of parameters for forming a tiling pattern includes a reuse pattern (see figs. 2 and 9, col. 2 lines 9-21).

Regarding to claim 7, Olds teaches the tiling pattern comprises a plurality of hexagons (see fig. 2 a plurality of hexagons).

Regarding to claim 8, Hart teaches a satellite system the first orbital slot and the second orbital slot are coextensive (see fig. 9, page 5, sections [0073-0074).

Regarding to claim 9, Olds teaches wherein the first satellite and the second satellite form a fixed satellite service (see col. 9, lines 39-55).

Regarding to claim 10, Olds teaches wherein the first satellite and the second satellite form a broadcast satellite service (see col. 4, lines.47-53).

Art Unit: 2618

Regarding to claim 12, Olds teaches wherein the tiling pattern forms regularly distributed cell rings (see fig. 2 with distributed cell ring).

Regarding to claim 13, Olds teaches wherein forming a tiling pattern comprises forming the tiling pattern from regularly distributed cell rings (see fig. 2 with distributed cell ring and col. 4, lines 10-15).

Regarding to claim 14, Olds teaches the method of operating a satellite system (see fig. 1-2) comprising the steps of: defining a tiling pattern for use on the surface of the earth having a number of cells (see fig. 2); generating a first set of beams from a first satellite, each of the beams directed to a first group of the cells (see fig. 2, col. 4, lines 1-15); generating a second set of beams from a second satellite, each of the beams in the second set of beams directed to a second group of the cells (see fig. 2, col. 4, lines 1-15), But Olds does not mention at least one of the beams from the second set of beams is directed to one in the first group of cells; and coordinating coverage from the first set of beams and the second set of beams to avoid interference between the first set of beams and the second set of beams.

However, Hart teaches at least one of the beams (Ca-Cm) from the second set of beams is directed to one in the first group of cells (51 and 52); and coordinating coverage from the first set of beams and the second set of beams to avoid interference between the first set of beams and the second set of beams (see fig. 2 and figs. 7-9, page 4, sections [0063-70] and page 5, sections [000073-0075]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify above teaching of Olds with Hart, in order provide all of the

Art Unit: 2618

mobile terminals within the same cell transmit and receive at the same pairs of frequencies F(f) and F(r) and signal from different mobile terminal are separated using TDMA, and contained within the relatively small, fixed area of the cell and are all at approximately the same distance from any one satellite, the variation in the uplink propagation delay between different mobile terminals and any satellite is limited and the interference between signals in adjacent time slots is greatly reduced (see suggested by Hart on page 5, section [0070]).

Regarding claim 15, Olds teaches the satellite system (see figs. 1-2) comprising: a plurality of orbit slots having a first orbit slot and a second orbit slot (see figs. 1-2, col. 3, lines 53-col. 4, lines 15); a tiling pattern for use on the surface of the Earth (see fig. 2 col. 4, lines 1-15), the tiling pattern having a plurality of cells (see fig. 2, col. 4, lines 1-15), each of the cells having a defined frequency for communication (see col. 1, lines 28-42); a first satellite occupying a first orbit slot generating a first set of beams directed to a first group of the plurality of cells (see fig. 2, col. 4, lines 1-15); a second satellite occupying a second orbital slot generating a second set of beams directed to a second group of cells (see fig. 2, col. 4, lines 1-15). But Olds does not mention at least one of the beams from the second set of beams is directed to one in the first group of cells, and the first set of beams and the second set of beams being generated according to predetermined parameters to avoid interference between the first set and the second set of beams.

However, Hart teaches at least one of the beams from the second set of beams is directed to one in the first group of cells, and the first set of beams and the second set of beams being generated according to predetermined parameters to avoid interference between the first set and

the second set of beams (see fig. 2 and figs. 7-9, page 4, sections [0063-70] and page 5, sections [000073-0075]).

Therefore, it would have been obvious to one of ordinary skill in the art at the time invention was made to modify above teaching of Olds with Hart, in order provide all of the mobile terminals within the same cell transmit and receive at the same pairs of frequencies F(f) and F(r) and signal from different mobile terminal are separated using TDMA, and contained within the relatively small, fixed area of the cell and are all at approximately the same distance from any one satellite, the variation in the uplink propagation delay between different mobile terminals and any satellite is limited and the interference between signals in adjacent time slots is greatly reduced (see suggested by Hart on page 5, section [0070]).

## Allowable Subject Matter

4. Claim 11 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim 11 is allowed with the same reasons set forth in the previous Office action (paper mailed on 9-13-2006).

### Response to Arguments

5. Applicant's arguments with respect to claims 1-15 have been considered but are moot in view of the new ground(s) of rejection.

### **Conclusion**

Application/Control Number: 10/759,766 Page 8

Art Unit: 2618

6. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to:

(571) 273-8300, (for Technology Center 2600 only)

Hand-delivered responses should be brought to the Customer Service Window (now located at the Randolph Building, 401 Dulany Street, Alexandria, VA 22314).

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tan Trinh whose telephone number is (571) 272-7888. The examiner can normally be reached on Monday-Friday from 9:30 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiners supervisor, Anderson, Matthew D., can be reached at (571) 272-4177.

The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the **Technology Center 2600 Customer Service Office** whose telephone number is **(703) 306-0377**.

Art Unit: 2618

8. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Division 2618

Feb. 20, 2007

Anderson, Matthew D. (SPE 2618)

Page 9